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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Eykerman et al.

Serial No.: 10/751,072

Filed: January 2, 2004

For: REVERSED MAMMALIAN
PROTEIN-PROTEIN INTERACTION TRAP

Confirmation No.: 2266

Examiner: Z. Howard

Group Art Unit: 1645

Attorney Docket No.: 2676-6264US

CERTIFICATE OF MAILING

I hereby certify that this correspondence along with any attachments referred to or identified as being attached or enclosed is being deposited with the United States Postal Service as First Class Mail on the date of deposit shown below with sufficient postage and in an envelope addressed to the Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

October 18, 2004
Date


Signature

Betty Vowles
Name (Type/Print)

COMMUNICATION

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Sir:

Responsive to the restriction requirement of October 7, 2004, applicants elect the claims of Group I (i.e., claims 1-8, 11, 13, 15 and 16) directed to a fusion protein comprising a ligand binding domain and a bait domain.

In response to the species election, as applicants have elected a group including claim 7, applicants elect phosphorylation as a modification state of the heterologous bait peptide and note that claim 1 is generic to all the species of modifications. (*See*, 37 C.F.R. § 1.141).

As applicants have elected the claims of Group I, in response to the species election regarding a specific recombinant receptor including a specific ligand binding domain and a specific domain that comprises a heterologous bait polypeptide, applicants elect EpoR as the

specific recombinant receptor and EpoR as the specific domain that comprises the heterologous bait polypeptide.


Applicants note that claims 1-21 are generic and that upon allowance of the generic claims, reserve the right to have the species other than the elected species deemed allowable under 37 C.F.R. § 1.141.

Reconsideration and substantive examination of the application are requested.

CONCLUSION

Should questions remain after consideration of the foregoing, the Office is kindly requested to contact the applicants' attorney at the address or telephone number given herein.

Respectfully submitted,



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Date: October 18, 2004

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